and shall pay to the said G. L. Ferrell , the defendant in said suit, all such costs and damages as he may sustain by the wrongful complaint, then this obligation to be void, otherwise, to remain in full force and effect.

Taken and approved this day of (SEAL)

Apple 1938 (SEAL)

Clerk, Circuit Court

(TPac) —				,	-				
(Seal)			11200	7-73	2/1/	Z_961	·	4/	101
mmediately sever found, reposession the balance ce.	stance shall in property wher cretor. Upon the credit of purchase prices	ning unpaid by session of the the Co., as rent the eeds thereof to sand any other s ges to the said	d, ane reman in Furmiture ply the proce nce then rem bove order, a	sathorized said Baldwi ste sale, ap any balar bd by the al	iture Co. is si by the solic or priv undersigned cods covere	divin Furni divin Furni divine at pub same at the ver of the g ice of the g	he said Ba thereon resell the may reco urchase pi	able, and the bleen made seller may brice and secure the pecture the pecture the pecture the pecture the said less and for said less said les said less said les said le	e due and pay yments having I property the the purchase z the purchase
all costs of	grees to pay	n and Laws of a undersigned a may fall due, or ning unpaid ba	on, and they r	ms opngan	a said defe	s tee. ke any of the	on to the strong of the strong	Idsnosser s bengisrebm ft vd berev	ion, including Should the r
except those	vill be made e	o Furniture Co. This contract	ssid Baldwir ments under	remain in im for payi iture Co.	nat no cra dwin Furn	d in this cor (we) agree (pt mou fai	ritten rece	w s wods i	tich I (we) car
r couzent or	rettirw tuodii	м ———					e smount	qı litan "oʻ) surtinuK ai
		······································		And Administration of the Control of					
······································			mon	property	e the said	vomer of to	a bas sas	gsys-wed	YOUND
GVELY			5011		bslapje \$	(\$) S:
			-	ture Co., tk	ianu l a iwk	ine said Balo	to pay to	(we) agree	For which I
	-						//,		
	-								
						n			
		and the	THE T	* * = 17	7-7-	4 mod	1702	73 ~~	ALO ALO
		***							* 37
0_5	Z771							1-0-0	
	-		- ATTOOK	7 W W 748	<u> </u>		<u> </u>	100 Cl - 100	Com f
			<u> </u>			, 		<u>77.9.70.</u>	
		WHIV	D.S.	· 0× ~	frank	Les Joseph	Joseph	ils t	market to the same
zmret ent o	Jo., subject t) ərvitarv'i ai	iwblsa morl	ug goods i	the followi	ve received	sd (9w) I	ertify that	o ot si sidT diroi tes retisa
					: smsdslA	y Minette,	_ Color _ E CO., B	IRNITURI	YEDMIN E
					····				: səɔuə.
					- 			TAG OU	e Place You L
			pioyed —	Мрете Ет			· · · · · · · · · · · · · · · · · · ·		
	Marin	The same of the sa	/		• /				Road
• 8	2 Lund	1-611	,						
• 2	2-M3	<u> </u>	TYYY	my,	[map]				SERZE -
• 9	D-mls	<u> </u>	Tann in	my,		3.40			
convi	eluri.	13.00 <u>Ala</u> 17.00	<u> </u>	ny.	- 19 - 19 - 19 - 19 - 19 - 19 - 19 - 19	3 · 40		# >	4 40 a.
COUNTY	Miri	13.00 <u>Ola</u>	<u> </u>	ny.	- J. J.	ð · 44		#	<u> </u>

1.			(d	
STATE OF 17 LA		7	1 Foldwas	_ COUNTY
NAME	. Culin	<u> </u>		
ADDRESS 600	18-55-	May	mulle	j elc
What Road	Where Employed	With	sen che	<u>v G.</u>
Whose Place You Live On	-			
References:			 :-	
AgeColor WA -				
To BALDWIN FURNITURE CO., Bay Minette, Alaba	ma:			
This is to certify that I (we) have received the for hereinafter set forth.	llowing goods from B	aldwin Furn	iture Co., subject to	the terms
1-5-H Cluthie Hung				
1- maple «Quite				:
1-19 112 113ed				
and the second s				
- Ballene Shee	BU 6. U. / 100	nished	end	
				<u>50</u>
For which I (we) agree to pay to the said Baldwin F	time iture Co the			
		050		
Dollars (\$) payab		0		every
days-weeks and not to remove the	said property from _			
	- Landers		wwith	
Baldwin Furniture Co., until the amount of said purchase p	rice is paid in full.		without written	consent of
The title of the property described in this contract.	L SALES CONTRACT			
The title of the property described in this contract purchase price shall have been paid and I (we) agree that no for which I (we) can show a written receipt room Baldwin beginning.	shall remain in said Ba claim for payments u	ldwin Furnit nder this con	ure Co., until the am tract will be made e	ount of the
The right of exemption to personal property and a	rancale co.			
collection, including a reasonable attorney's fee.	or this obligation, and	the underst	gned agrees to pay :	all costs of
Should the undersigned fail to make any of the said move the property covered by this agreement from the address become due and payable, and the said Baldwin Furniture Commender.	deferred payments as t	hey may fall	due, or remove or att	empt to re-
all payments having been made thereon to be retained by	the said Dala in take	possession (of the property where	ever found.
of said property the seller may resell the same at public or	private sole apple the	ture Co., as 1	ent therefor. Upon	reposession
To further secure the numbers price of the goods as	ighted any barance men	remaining o	n said purchase pric	e.
the following unincumbered property, the title of which is in		rtgages to th	ne said Baldwin Fur	niture Co.
Date	X279.	() () ()	The state of the s	
		- : Johnson		(Seal)
				(Seal)

Ż

STATE OF ALA		1	Ballen;	COUNTY
NAME	March	Emel		
ADDRESS	May l	mulle al	<u> </u>	
What Road	W	here Employed		
Whose Place You Live On				
References:				
Age	Color E CO., Bay Minette, Alabama: I (we) have received the following			the terms
	run 10.13 Olivan		238	
Dollars (\$	to pay to the said Baldwin Furnitu:	re Co., the sum of		every
		hoperty from		
The title of the proper purchase price shall have been for which I (we) can show a wear The right of exemption the United States is hereby wai collection, including a reasonable Should the undersigned move the property covered by the become due and payable, and tall payments having been made of said property the seller may due on the purchase price and To further secure the property over the said the following unincumbered pro-	fail to make any of the said deferrance agreement from the address show the said Baldwin Furniture Co. is a term to be retained by the sair resell the same at public or private may recover of the undersigned burchase price of the goods covered Baldwin Furniture Co., the undersignerty, the title of which is in my-or	s paid in full. LES CONTRACT remain in said Baldwin Fund for payments under this ure Co. under the Constitution and sobligation, and the undered payments as they may with hereon, the remaining authorized to take possess and Baldwin Furniture Co. Le sale, apply the proceeds any balance then remaining any the above order, and igned hereby mortgages our name.	d Laws of this or any othersigned agrees to pay fall due, or remove or attended to the property where as rent therefor. Upon a thereof to the credit of ing on said purchase pricany other sum the under to the said Baldwin Fur	her State of all costs of tempt to remmediately ever found, reposession the balance ce.
Date	1957 1	L. Lorell	<u> </u>	(Seal)
	, <u> </u>			

ij

TATE OF AZA		Idelleri COUNTY
AME	B. Owen	
DDRESS	100 RR. Shut	Buy multic
Vhat Road	Where Employed	lsan Ched-
Whose Place You Live On Lonin	<u> </u>	
References:		
AgeColor		
To BALDWIN FURNITURE CO., Bay Minette	e, Alabama:	
This is to certify that I (we) have received pereinafter set forth.	d the following goods from Baldwin Fur	niture Co., subject to the terms
1-8-80-57 Angidan	in #21A40573	23804
(Balance due m A.	V. Harris account)	
	,	
For which I (we) agree to pay to the said B	Caldwin Furniture Co., the sum of	
Oollars (\$	\$ ##. ·	every
days-weeks and not to remo	nove the said property from	
		without written consent of
aldwin Furniture Co., until the amount of said po	- •	Without Witten Consent Of
The title of the property described in this	DITIONAL SALES CONTRACT	
ourchase price shall have been paid and I (we) agree or which I (we) can show a written receipt from I	ee that no claim for navments under this c	ontract will be made except those
The right of exemption to personal proper	rty and wages under the Constitution and	Laws of this or any other State of
he United States is hereby waived in favor of the pollection, including a reasonable attorney's fee.	payment of this obligation, and the under	signed agrees to pay all costs of
Should the undersigned fail to make any of nove the property covered by this agreement from the	I the said deferred payments as they may for	all due, or remove or attempt to re-
ecome due and payable, and the said Baldwin Full payments having been made thereon to be reta	ITNITIITE (IA IS SIITHATIZED TA TSEE MACCACCIA)	n of the magnestry with consider 4 3
t said property the seller may resell the same at p	Diiblic or private sale, apply the proceeds t	hereof to the gradit of the balance
the on the purchase price and may recover of the	ie undersigned any balance then remaining e goods covered by the above order, and an	g on said purchase price.
ow or hereafter owe the said Baldwin Furniture (he following unincumbered property, the title of wl	Co., the undersigned hereby mortgages to	the said Baldwin Furniture Co.,
7717		Agen early and a surface of the surf
Date		(Scal)
9		(Seal)

STATE OF AA	Allum	COUNTY
NAME MN & C. L. Kerrell		_ COUNTY
ADDRESS 800 R, R-St- Page Missette.	014-	
1504	REAL	
What Road Where Employed ####	y3 -0 -	
Whose Place You Live On	-	
References:		
Age Color To BALDWIN FURNITURE CO., Bay Minette, Alabama: This is to certify that I (we) have received the following goods from Baldwin Furnitur hereinafter set forth.	e Co., subject to	o the terms
Lai'ReT. U. + ANTEMNA	\$ 190	9:-
SALES TAX		00
		95
- Reciparis	70	95
	175	20
- finance Charge for 18 MONTK-		00
	=	0.0
		00_
1 Million Market		
For which I (we) agree to pay to the said Baldwin Furniture Co., the sum of		
Dollars (\$		0 ***0****
MonTh days-weeks and not to remove the said property from		—— every
Baldwin Furniture Co., until the amount of said purchase price is paid in full.	_ without written	1-consent-of-
CONDITIONAL SALES CONTRACT		
The title of the property described in this contract shall remain in said Baldwin Furniture purchase price shall have been paid and I (we) agree that no claim for payments under this contra for which I (we) can show a written receipt from Baldwin Furniture Co.	Co., until the am ct will be made e	nount of the
The right of exemption to personal property and wages under the Constitution and I amo	_# 41.5	1
collection, including a reasonable attorney's fee.	d agrees to pay	all costs of
Should the undersigned fail to make any of the said deferred payments as they may fall due move the property covered by this agreement from the address shown hereon, the remaining unpaid become due and payable, and the said Baldwin Furniture Co. is authorized to take possession of tall payments having been made thereon to be retained by the said Baldwin Furniture Co., as remoted said property the seller may resell the same at public or private sale, apply the proceeds thereon	d balance shall i he property wher	immediately rever found,
of said property the seller may resell the same at public or private sale, apply the proceeds thereof due on the purchase price and may recover of the undersigned any balance then remaining on a To further secure the purchase price of the goods covered by the above order, and any oth now or hereafter owe the said Baldwin Furniture Co., the undersigned hereby mortgages to the the following unincumbered property, the title of which is in my-our name.	-above and more no	
7/16	•	
Date		(Seal)
	tigh	(Seal)

The State of Alabama, Baldwin County

KNOW ALL MEN BY THESE PRESENTS, That we,
G. W. Woodson d/b/a Baldwin Furniture Company
and
are held and firmly bound untoC. L. Ferrell
in the sum of Six Hundred Dollars, for the payment
which, well and truly to be made, we jointly and severally bind ourselves, our heirs, executors and a ministrators.
Sealed with our seals and dated thisday of
The condition of the above obligation is such that whereas the said
G. W. Woodson did, on the 8
of April 19 58 sue out of the Circuit Court of Baldwin Coun
a writ of detinue directed to any Sheriff of the State of Alabama commanding h
to take into his possession the following property, to-wit:
1- S-80 57 Frigidaire Refrigerator No. 21A40573
1 21" RCA T. V. and Antenna
1 Maple Dinette Set
1- Baby Bed, 1 Gas Range
which said writ was placed in the hands of
Sheriff of Baldwin County, Alabama, on the 12 day of April , 19 58
and executed by him on the 12 day of April , 1958, by taking into h
possession the following property, to-wit:
The above described property
And whereas the saidC. L. Ferrell
Defendant in said writ, has failed and neglected for the space of five days from the execution of said w to give bond and take possession of said property as authorized by law.
Now if the said upon his faili
in said suit shall deliver the said property to the Defendant within thirty days after judgment and pay damages for the detention of the property and costs of suit, then this obligation to be void, otherwise remain in full force and effect.
(SEAT
(SEA)
(SEA
Taken and approved this 23 day of 1958 Sheriff, Baldwin County, Ala.
Sheritt Baldwin County Ala
A Home

BALD	TETTAT CONTRACT			CUIT COURT		
and the second s	WIN COUNTY	No).		,	en en Prode
Any Sheriff o	of the State of Ala	bama:		April		, 19_
You Are	Hereby Commande	ed to Summon_	C. L. Ferr	°e]]	A A	* A
				ARRECT PRINCES	ė.	
<u> 400</u>	· .		· .			
	:					
unty at the pla	thirty days from tace of holding the sa	ame, then and t	here to answer	the complaint	of	
						·····
		-				
Witness r	my hand this	day of	April		19 58.	
			Ω ·	J. Dri		
			Muce	J. Nr.	en	, Cl
G W	Woodson, doir	COMPL				
busine	ss as Baldwir			C. L. Fer	rell	
furnit	ure Company	Plaintiff	Versus		Def	endant
<u> </u>	57 Frigidair RCA T. V. and e dinette set	l Antenna	eator No. 2	1A40573		
<u>l baby</u>	bed	<u> </u>	•	*		1
	_bed Range	:			: :	
					:	
					:	
l Gas	Range	areof during th				
1 Gas	Range the hire or use th					
1 Gas	Range the hire or use th	ereof during th				, 19
1 Gas	Range the hire or use th					, 19
1 Gas	Range the hire or use th					., 19
l Gas	Range the hire or use th					., 19
1 Gas	Range the hire or use th					., 19



THE STATE OF ALABAMA, BALDWIN COUNTY

CIRCUIT COURT

G. W. Woodson, d/b/a Baldwin Furniture Company

Plaintiff.

VS.

-C. L. Ferrell

Defendant.

DETINUE SUMMONS AND COMPLAINT

ALICE J. BUCK, Clerk

J. Connor Owens, Jr.

Plaintiff's Attorney

Defendant lives at 800 R.R. St., Bay Minette Defendant's Attorney

To The Sheriff of Said County:

Whereas, the Plaintiff in the within stated cause has made affidavit and given bond as required by law you are hereby required to take the property mentioned in Complaint into your possession unless the Defendant gives bond payable to the Plaintiff with sufficient surety in double the amount of the value of the property, with condition that if the Defendant is cast in the suit he will within thirty days thereafter, deliver the property to the Plaintiff, and pay all damages and costs which may accrue from the detention thereof.

Defendant lives at

Bay Minette Gla.
Received in office

'I have executed this summons

by leaving a copy with

Deputy Sheriff